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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,326	02/26/2004	Jun-seo Lee	Q78241	2660	
23373 SUGHRUE M	7590 10/28/200 HON PLLC	8	EXAM	IINER	
2100 PENNS	YLVANIA AVENUE, N	I.W.	BELANI,	BELANI, KISHIN G ART UNIT PAPER NUMBER	
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			2443		
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			10/28/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/786,326	LEE, JUN-SEO	
Examiner	Art Unit	
KISHIN G. BELANI	2443	

	KISHIN G. BELANI	2443					
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress				
THE REPLY FILED 06 October 2008 FAILS TO PLACE THIS A	APPLICATION IN CONDITION FOR	R ALLOWANCE.					
1. So The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 3 TCR 41.31; or (3) a Requ for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:							
a) The period for reply expiresmonths from the mailing	date of the final rejection.						
no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 705.07(f).						
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period of ext under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL.	ension and the corresponding amount of shortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee be action; or (2) as				
The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed w	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	s of the date of e appeal. Since				
<u>AMENDMENTS</u>							
The proposed amendment(s) filed after a final rejection, to (a) They raise new issues that would require further core (b) They raise the issue of new matter (see NOTE belo (c) They are not deemed to place the application in bet	nsideration and/or search (see NOT w);	E below);					
appeal; and/or (d) They present additional claims without canceling a c			ie issues ioi				
NOTE: (See 37 CFR 1.116 and 41.33(a)).							
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Cor	mpliant Amendment (I	PTOL-324).				
5. Applicant's reply has overcome the following rejection(s):							
 Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling non-allowable claim(s). 							
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows:		be entered and an e	xplanation of				
Claim(s) allowed:							
Claim(s) objected to: Claim(s) rejected: 1-16.							
Claim(s) rejected. <u>1-70</u> . Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 							
9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will <u>not</u> be entered because the affidavit or other evidence failed to overcome <u>all</u> rejections under appeal and/or appellant fails to provide a showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1).							
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after er	ntry is below or attach	ed.				
11. \(\subseteq The request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet.							
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s)						
/Tonia LM Dollinger/	/K. G. B./						
Supervisory Patent Examiner, Art Unit 2143	Examiner Art Unit 2443						

Continuation of 11, does NOT place the application in condition for allowance because: The arguments presented by the applicant are the repeat of the arguments that the examiner has already responded to in the previous office action dated 08/05/2008. It is the examiner's view that the applicant has not fully understood the teachings of Varma et al. reference as to the operation of the linked-list structure shown in Fig. 3. The examiner would try to explain the workings of the shown linked-list with an example of processing three out-of-sequence fragments 2, 1 and 3 of a long message received as packet #1, 2 and 3 in that order. If the applicant were to the values shown in the table below one row at a time in the tables of Fig. 3 in the cited Varma et al. reference, the workings of the linked-list disclosed will become clearer.

Packet:	# Fragment #	Head	Tail	Other Fields	Data Memory	Link Memory
1	2	21	21	Message ID	Packet 1 data (stored at address 21)	Null at address 21
2	1	34	21	Message ID	Packet 2 data (stored at address 34)	21 at address 34, Null at address 21
3	3	34	67	Message ID	Packet 3 data (stored at address 67)	21 at address 34, 67 at address 21, Null at address 67

The linked-list structure shown in Fig. 3 of the Varmar reference embodies a collection of lists, one for each message, wherein each list stores the fragments of a single message. Each row in a Control Memory represents a list. The data for differ message is received as out-of-sequence fragments and stored in the intertwined lists corresponding to each message ID in the Data Memory. The Link Memory is used to stirch together different fragments of a message dispersed in the Data Memory.

As each fragment is received as a packet, all three memories need to be searched, even when the the first packet of a message is received in order to find its place in the Control Memory which contains entries for a plurality of fists, one for each list. For any subsequent packet received, the Message ID has to be matched and the head and tail pointers and count values updated. The packet data is saved in the next available address in the Data Memory and the pointers in the Link Memory are updated to maintain the order in which the packet data is stored in the Data Memory. Only the pointer values in the Link Memory need updating as each packet arrives, the packet data in the Data Memory need not be shuffled.

The examiner hopes that the example shown above helps explain the workings of the linked-list structure shown in the Varma et al. reference. It clearly shows and discloses searching to determine if a corresponding list exists when a first packet of a long message chopped into fragments that may be received out-of-sequence, because there are other lists for similar other long messages in the Control Memory. Varma et al. also look for and process subsequent messages clearly shown in Fig. 3 as three different fragments.

As to the Rana et al. reference, it was included only to show "entering an index into the corresponding list of the fragment look-up table", which it clearly does by assigning a session id to the first data packet and subsequent data packets as stated in the applicant's remarks. Since the data packets together form a list, such an assignment corresponds to entering an index into the corresponding list, which is what the claim language states.

The processing of Tunnel ID is handled by the cited Ganesan et al. reference, for which no argument is provided, therefore no response is needed.